REMARKS

Claims 1, 5-10, 23 and 27 were rejected by the Examiner under 35 USC §103(a) as being obvious over Vandenberg in view of Dotan in further view of Tsuneta.

Additionally, the Examiner has held that claims 2-4, 24-26 and 28-30 were objected to as being dependent from a rejected claim, however they would be allowable if put in independent form.

In response to the Examiner rejection claims 2, 24 and 28 have been amended to incorporate there into all of the details of claims 1, 23 and 27, respectively, and claims 1, 23 and 27 have been cancelled. Additionally, claims 5 and 9-10 have each been amended to change the dependency to claim 2 instead of cancelled claim. As each of the remaining claims, namely claims 3-10, 25-26 and 29-30, are each dependent from either one of amended claims 2, 24 and 28, or dependent from one of the others of the remaining claims, all claims are now believed to be in condition for allowance.

With respect to withdrawn claims 11-22, Applicant reserves the right to represent any or all of those claims in the present application, or in a later filed application claiming priority from the current application.

Favorable action is respectfully requested.

Respectfully submitted,

Weijian Wang

Allston L. Jones

Reg. No. 27,906

Peters, Verny, Jones, Schmitt & Aston, LLP 425 Sherman Ave., Suite 230

Palo Alto, CA 94306

Voice: 650/324-1677 [Mail Box 105]

FAX: 650/324-1678

e-mail: ajones2956@yahoo.com

February 13, 2006